## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

SARA TAYLOR, individually and on behalf of all others similarly situated,

Plaintiff,

v.

Case No. 1:25-cv-00213

KIN INSURANCE, INC.,

Defendant.

Judge: Hon. April M. Perry

Hon. M. David Weisman

## ORDER DIRECTING PRODUCTION OF RECORDS IN RESPONSE TO DEFENDANT'S THIRD PARTY SUBPOENA PURSUANT TO THE FEDERAL COMMUNICATIONS ACT

**UPON CONSIDERATION** of the "Unopposed Motion for an Order Directing Production of Records In Response to Defendant's Third Party Subpoena Pursuant to the Federal Communications Act" (hereafter, the "Motion") filed by Defendant Kin Insurance, Inc. ("Defendant") in this matter, which seeks the production of records and other information pursuant to a Rule 45 third-party subpoena dated July 2, 2025 (the "Subpoena") issued by Defendant to non-party Charter Communications, Inc. ("Charter") that may contain or disclose Personally Identifiable Information ("PII") concerning individual subscribers associated with a Charter account or accounts (as identified in the Subpoena) possibly associated with Plaintiff Sara Taylor ("Plaintiff"), due notice having been given, the Court being fully apprised in the premises, and the Motion being unopposed, **IT IS HEREBY ORDERED THAT:** 

- 1. The Motion is **GRANTED** for all the reasons stated therein.
- 2. Counsel for Defendant (Manatt, Phelps & Phillips LLP) shall provide Charter with a copy of the Motion and this Order and shall agree to pay reasonable copying and search costs to Charter for producing responsive records and/or information.

Case: 1:25-cv-00213 Document #: 38 Filed: 08/08/25 Page 2 of 2 PageID #:243

3. The Court finds the information sought by the Subpoena, including the disclosure of the

name(s) and address(es) of Charter subscriber(s) ("Subscriber(s)"), may be appropriate and necessary for

the disposition of this proceeding.

4.

Consistent with 47 U.S.C. § 551(c)(2)(B), Charter shall immediately give notice, upon

receipt of this Order to any Subscriber associated with the phone numbers, addresses, and/or Charter

accounts identified in the Subpoena, advising any such Subscriber(s) that Charter has been ordered to

disclose his or her name and address and such disclosure will be required by this Court's Order unless

such Subscriber responds or objects no later than fourteen (14) calendar days from the date that notice is

provided.

5. Charter shall immediately give notice, upon receipt of this Order, to Plaintiff and

Defendant and advise Plaintiff and Defendant of the date the Subscriber(s) were notified and further

whether any Subscriber has responded or indicated an intention to oppose disclosure within the fourteen

(14) calendar days provided for a response.

6. If no response or intention to oppose is filed or served by said Subscriber(s), Charter shall

disclose the relevant name(s) and address(es) of the Subscriber(s) and other information within five (5)

calendar days thereafter, however provided that if any of the affected Subscriber(s) files a responsive

pleading, opposition, intention to oppose or otherwise challenges disclosure of his or her PII within the

allotted time period, Charter will not be required to disclose the requested information unless and until

this Court considers and disposes of any such challenge.

SO ORDERED.

**Date:** August 8, 2025

M. David Weisman

**United States Magistrate Judge** 

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-2-